

Received & Inspected

MAR 2 1 2013

FCC Mail Room



2600 Maitland Center Pkwy.

Suite 300

Maitland, FL 32751

P.O. Drawer 200

Winter Park, FL

32790-0200

Tel: 407-740-8575

Fax: 407-740-0613

www.tminc.com

Ms. Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
9300 East Hampton Drive
Capitol Heights, MD 20743

RE:

G3 Telecom USA Inc

FCC Prepaid Calling Card Quarterly Report For the quarter ending December 31, 2012

WC Docket No. 05-68

Dear Ms. Dortch:

Enclosed please find the original and four (4) copies of the FCC Prepaid Calling Card Quarterly Report for the quarter ending December 31, 2012, filed on behalf of G3 Telecom USA Inc. No check is enclosed as there are no remittance fees due.

Questions regarding this filing should be directed to my attention at 407-740-8575. Thank you for your assistance in this matter.

Sincerely,

Alex Fernandez

Compliance Reporting Specialist

cc:

Lana Ruzic - G3 Telecom USA Inc

file:

G3 Telecom USA Inc - Reporting - FCC

AF/jg

No. of Cocias reold 0+4 List ASCDE

FCC Mail Room

Quarterly Report of Prepaid Calling Card Service Providers

WC Docket 05-68

OMB Control Number: 3060-1096 February 08, 2013

G3 Telecom USA Inc. 1039 McNicoll Avenue Toronto, Ontario, M1W 3W6 Lana Ruzic 416-499-5463 ext. 229 lana@g3telecom.com

1.	Percentage of calling card minutes:	_1	% intrastate
		9	% interstate
		90	% international

- 2. Percentage of total prepaid calling card service revenue (excluding revenue from prepaid calling cards sold by, to, or pursuant to a contract with the DOD or a DOD entity) attributable to interstate calls,

 international calls

 9

 9

 %
- 3. G3 Telecom USA Inc. is making all required USF contributions based on the reported information
- 4. G3 Telecom USA Inc. has made the quarterly report of PIU factors as required by 47 CFR §64.5001(a) to each carrier from which it purchases transport services.

Certification

I certify that I am an officer of the above-named reporting entity, that I have examined the foregoing report and, to the best of my knowledge, information and belief, all statements of fact contained in this Quarterly Certification Of Prepaid Calling Card Service Traffic are an accurate statement of the affairs of the above-named company for the previous calendar quarter.

Authorized Signature

Rajan Arora; Secretary/Treasurer

FCC Mail Room

Quarterly Report of Prepaid Calling Card Service Providers

WC Docket 05-68

OMB Control Number: 3060-1096 February 08, 2013

G3 Telecom USA Inc. 1039 McNicoll Avenue Toronto, Ontario, M1W 3W6 Lana Ruzic 416-499-5463 ext. 229 lana@g3telecom.com

For the Quarter en	ding December 2012
--------------------	--------------------

1.	Percentage of calling card minutes:	1	% intrastate
		9	% interstate
		90	% international

- Percentage of total prepaid calling card service revenue (excluding revenue from prepaid calling cards sold by, to, or pursuant to a contract with the DOD or a DOD entity) attributable to interstate calls,

 international calls
 9
 %
- 3. G3 Telecom USA Inc. is making all required USF contributions based on the reported information
- 4. G3 Telecom USA Inc. has made the quarterly report of PIU factors as required by 47 CFR §64.5001(a) to each carrier from which it purchases transport services.

Certification

I certify that I am an officer of the above-named reporting entity, that I have examined the foregoing report and, to the best of my knowledge, information and belief, all statements of fact contained in this Quarterly Certification Of Prepaid Calling Card Service Traffic are an accurate statement of the affairs of the above-named company for the previous calendar quarter.

Authorized Signature

Rajan Arora, Secretary/Treasurer

FCC Mail Room

Quarterly Report of Prepaid Calling Card Service Providers

WC Docket 05-68

OMB Control Number: 3060-1096 February 08, 2013

G3 Telecom USA Inc. 1039 McNicoll Avenue Toronto, Ontario, M1W 3W6 Lana Ruzic 416-499-5463 ext. 229 lana@g3telecom.com

For the Quarter	ending:	Decem	ber 2012
-----------------	---------	-------	----------

1.	Percentage of calling card minutes:	1	% intrastate
	·	9	% interstate
		90	% international

- 2. Percentage of total prepaid calling card service revenue (excluding revenue from prepaid calling cards sold by, to, or pursuant to a contract with the DOD or a DOD entity) attributable to interstate calls,

 international calls

 9

 9

 %
- 3. G3 Telecom USA Inc. is making all required USF contributions based on the reported information
- 4. G3 Telecom USA Inc. has made the quarterly report of PIU factors as required by 47 CFR §64.5001(a) to each carrier from which it purchases transport services.

Certification

I certify that I am an officer of the above-named reporting entity, that I have examined the foregoing report and, to the best of my knowledge, information and belief, all statements of fact contained in this Quarterly Certification Of Prepaid Calling Card Service Traffic are an accurate statement of the affairs of the above-named company for the previous calendar quarter.

Authorized Signature

Rajan Arora; Secretary/Treasurer

FCC Mail Room

Quarterly Report of Prepaid Calling Card Service Providers

WC Docket 05-68

OMB Control Number: 3060-1096 February 08, 2013

G3 Telecom USA Inc. 1039 McNicoll Avenue Toronto, Ontario, M1W 3W6 Lana Ruzic 416-499-5463 ext. 229 lana@g3telecom.com

1.	Percentage of calling card minutes:	1	% intrastate
	· ·	9	% interstate
		90	% international

- 2. Percentage of total prepaid calling card service revenue (excluding revenue from prepaid calling cards sold by, to, or pursuant to a contract with the DOD or a DOD entity) attributable to interstate calls,

 international calls

 9
 90
 %
- 3. G3 Telecom USA Inc. is making all required USF contributions based on the reported information
- 4. G3 Telecom USA Inc. has made the quarterly report of PIU factors as required by 47 CFR §64.5001(a) to each carrier from which it purchases transport services.

Certification

I certify that I am an officer of the above-named reporting entity, that I have examined the foregoing report and, to the best of my knowledge, information and belief, all statements of fact contained in this Quarterly Certification Of Prepaid Calling Card Service Traffic are an accurate statement of the affairs of the above-named company for the previous calendar quarter.

Authorized Signature

Rajan Arora, Secretary/Treasurer

FCC Mail Room

Quarterly Report of Prepaid Calling Card Service Providers

WC Docket 05-68

OMB Control Number: 3060-1096 February 08, 2013

G3 Telecom USA Inc. 1039 McNicoll Avenue Toronto, Ontario, M1W 3W6 Lana Ruzic 416-499-5463 ext. 229 lana@g3telecom.com

For the	Quarter	ending	Decem	ber 2	012
---------	---------	--------	-------	-------	-----

1.	Percentage of calling card minutes:	l % intrastate		
		9	% interstate	
		90	% international	
_	B			
 Percentage of total prepaid calling card service revenue (excluding revenue) 				

- Percentage of total prepaid calling card service revenue (excluding revenue from prepaid calling cards sold by, to, or pursuant to a contract with the DOD or a DOD entity) attributable to interstate calls,
 international calls
 9
 %
- 3. G3 Telecom USA Inc. is making all required USF contributions based on the reported information
- 4. G3 Telecom USA Inc. has made the quarterly report of PIU factors as required by 47 CFR §64.5001(a) to each carrier from which it purchases transport services.

Certification

I certify that I am an officer of the above-named reporting entity, that I have examined the foregoing report and, to the best of my knowledge, information and belief, all statements of fact contained in this Quarterly Certification Of Prepaid Calling Card Service Traffic are an accurate statement of the affairs of the above-named company for the previous calendar quarter.

Authorized Signature

Rajan Arora, Secretary/Treasurer